United States District C

United States District Court
Southern District of Texas

Fig. 11, 2016

David J. Bradley, Clerk

SOUTHERN DISTRICT OF TEXAS

UNITED STATES OF AMERICA

V

ORDER OF DETENTION PENDING TRIAL HEARING WAIVED

JASON DION JOHNSON (1)

CASE NO. H-16-MJ-669

Defendant

In accordance with the Bail Reform Act; 18 U.S.C. §3142, a decision on pretrial detention has been made. I conclude that the following facts require the detention of the defendant pending trial in this case.

Part I - Findings of Fact

| | | Tart I mangs of Lact |
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| L pornogr | | ant is charged with distribution, receipt and possession of materials constituting and/or containing child violation of 18 U.S.C. § 2252(A)(a)(2)(B) and (a)(5)(B). |
| X | (1) (2) | There is a serious risk that the defendant will not appear. There is a serious risk that the defendant will endanger the safety of another person or the community. |
| | (1) | Alternative Findings (A) There is probable cause to believe that the defendant has committed an offense for which a maximum term of imprisonment of ten years or more is prescribed in 21 USC § 841. et. |
| | (2) | under 18 U.S.C. §924(c). The defendant has not rebutted the presumption established by finding 1 that no condition or combination of conditions () will reasonably assure the appearance of the defendant as required () the safety of the community. |
| Defend | () he/s | Alternative Findings (B) arged with firearms violations under 18 U.S.C. § 922 et., seq; and she is still in state custody on a previous conviction. urrently on () probation. () parole. her criminal history indicates a failure to comply with previous court orders. |
| | | Part II - Written Statement of Reasons for Detention |
| No appropriate conditions of release are available and defendant has waived his/her right to a hearing on pre-trial detention. | | |
| being h with del person appeara | ment in a eld in cu fense co in charg | Part III - Directions Regarding Detention fendant is committed to the custody of the Attorney General or his designated representative for a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or stody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation unsel. On order of a court of the United States or on request of an attorney for the Government, the e of the corrections facility shall deliver the defendant to the United States marshal for the purpose of an connection with a court proceeding. MARY MILLOY United States Wagistrate Judge |